



**Rules and Regulations  
for the Construction and  
Classification of Ships  
for the Carriage of  
Liquefied Gases in Bulk,  
July 2008**

Notice No. 7

Effective Date of Latest  
Amendments:

See page 1

Issue date: February 2010

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# **RULES AND REGULATIONS FOR THE CONSTRUCTION AND CLASSIFICATION OF SHIPS FOR THE CARRIAGE OF LIQUEFIED GASES IN BULK, *July 2009***

## **Notice No. 7**

This Notice contains amendments within the following Sections of the *Rules and Regulations for the Construction of Ships for the Carriage of Liquefied Gases in Bulk, July 2009*. The amendments are effective on the dates shown:

<b>Chapter</b>	<b>Section</b>	<b>Effective date</b>
LR I	5	1 March 2010

The *Rules and Regulations for the Construction and Classification of Ships for the Carriage of Liquefied Gases in Bulk, July 2009* are to be read in conjunction with this Notice No. 7. The status of the Rules is now:

Rules for Ships for Liquefied Gases	Effective date:	July 2008
Notice No. 1	Effective date:	1 July 2008
Notice No. 2	Effective dates:	1 August 2008, 1 November 2008 & Corrigenda
Notice No. 3	Effective dates:	1 January 2009 & Corrigendum
Notice No. 4	Effective dates:	1 April 2009 & Corrigenda
Notice No. 5	Effective date:	1 January 2010 & Corrigenda
Notice No. 6	Effective date:	1 July 2010
Notice No. 7	Effective date:	1 March 2010

All text which does not appear in the IGC Code is prefixed by 'LR' and thick vertical lines (see LR II.3)

# Chapter LR I

## General Regulations

Effective date 1 March 2010

### ■ Section 5

5.1 LR has the power to adopt, and publish as deemed necessary, Rules relating to classification and has (in relation thereto) provided the following:

- (a) Except in the case of a special directive by the Board, no new Regulation or alteration to any existing Regulation relating to classification or to class notations is to be applied to existing ships.
- (b) Except in the case of a special directive by the Board, or where changes necessitated by mandatory implementation of International Conventions, Codes or Unified Requirements adopted by the International Association of Classification Societies are concerned, no new Rule or alteration in any existing Rule is to be applied compulsorily after the date on which the contract between the ship builder and shipowner for construction of the ship has been signed, nor within six months of its adoption. The date of 'contract for construction' of a ship is the date on which the contract to build the ship is signed between the prospective shipowner and the ship builder. This date and the construction number (i.e. hull numbers) of all the vessels included in the contract are to be declared by the party applying for the assignment of class to a newbuilding. The date of 'contract for construction' of a series of sister ships, including specified optional ships for which the option is ultimately exercised, is the date on which the contract to build the series is signed between the prospective shipowner and the ship builder. In this section a 'series of sister ships' is a series of ships built to the same approved plans for classification purposes, under a single contract for construction. The optional ships will be considered part of the same series of sister ships if the option is exercised not later than 1 year after the contract to build the series was signed. If a contract for construction is later amended to include additional ships or additional options, the date of 'contract for construction' for such ships is the date on which the amendment to the contract is signed between the prospective shipowner and the ship builder. The amendment to the contract is to be considered as a 'new contract'. If a contract for construction is amended to change the ship type, the date of 'contract for construction' of this modified vessel, or vessels, is the date on which the revised contract or new contract is signed between the Owner, or Owners, and the shipbuilder. Where it is desired to use existing approved ship or machinery plans for a new contract, written application is to be made to LR. Sister ships may have minor design alterations provided that such alterations do not affect matters related to classification, or if the alterations are subject to classification requirements, these alterations are to comply with the classification requirements in effect on the date on which the alterations are contracted between the prospective owner and the ship builder or, in the absence of the alteration contract, comply with the classification requirements in effect on the date on which the alterations are submitted to LR for approval.
- (c) All reports of survey are to be made by surveyors authorised by members of the LR Group to survey and report (hereinafter referred to as 'the Surveyors') according to the form prescribed, and submitted for the consideration of the Classification Committee.
- (d) Information contained in the reports of classification and statutory surveys will be made available to the relevant owner, National Administration, Port State Administration, P&I Club, hull underwriter and, if authorised in writing by that owner, to any other person or organisation.
- (e) Notwithstanding the general duty of confidentiality owed by LR to its client in accordance with the LR Rules, LR clients hereby accept that, LR will participate in the IACS Early Warning System which requires each IACS member to provide its fellow IACS members and Associates with relevant technical information on serious hull structural and engineering systems failures, as defined in the IACS Early Warning System (but not including any drawings relating to the ship which may be the specific property of another party), to enable such useful information to be shared and utilised to facilitate the proper working of the IACS Early Warning System LR will provide its client with written details of such information upon sending the same to IACS Members and Associates.
- (f) Information relating to the status of classification and statutory surveys and suspensions/withdrawals of class together with any associated conditions of class will be made available as required by applicable legislation or court order.
- (g) A Classification Executive consisting of senior members of LR's Classification Department staff shall carry out whatever duties that may be within the function of the Classification Committee that the Classification Committee assigns to it.



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Published by Lloyd's Register  
*Registered office*  
71 Fenchurch Street, London, EC3M 4BS  
United Kingdom